This Response is being submitted together with a one month time extension to extend the period for response to and including August 20, 2005 based the mailing dated June 20, 2005 of the Restriction Requirement.

The Examiner indicated in his action that he finds that the claims pending in the application identify two inventions and he has indicated that he is requiring a restriction of the claims into the following six groups:

- I Claims 1-21; and
- II Claims 22-24.

This restriction requirement is traversed in that it is believed that all of the claims will require that the same art be searched and that substantially all of the art that applies to one of the groupings of the claims that the Examiner has identified will be applicable to all of the claims in both groups.

Since an election must be made, despite the traverse, the Applicant elects to proceed with Group I (claims 1-21).

Additionally, Applicant reserves the right to represent all claims in Group II if the Examiner does not withdraw the restriction and examine all of the claims originally presented in the above-identified application.

It is respectfully requested that the Examiner reconsider the restriction requirement and to proceed with the examination of all of the claims.

Favorable action is respectfully requested.

Respectfully submitted, CHUNG-HSIANG LINA

by .

Allston L. Jones Reg. No. 27,906

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Peters, Verny, Jones, Schmitt & Aston, LLP 425 Sherman Ave., Suite 230

Palo Alto, CA 94306

Voice: 650/324-1677 [Voice Mail Box 105]

FAX: 650/324-1678

e-mail: ajones888@earthlink.net

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